REMARKS

Reconsideration of the application, as amended, is respectfully requested. The fee for the one month extension is enclosed herein.

Claims 1-21 are pending in this application.

The last office action has been carefully considered

Claims 1, 6-8, 17-20, and 22-23 are rejected under 35 U.S.C.

102(e) as being anticipated by US Patent 6,678,215 to Treyz et al. Claims 2,3,14 21 are rejected under 35 USC 103 (a) as being unpatentable over Treyz et al in view of US Patent 6,427,078 to Wilska et al. Applicant respectfully traverses these rejections for the following reasons.

The claimed invention as now recited in amended independent claims 1 and 12 recite an alarm clock that is adapted to receive a <u>removable-physically</u> attachable video/audio data source <u>stored in solid state memory</u> having a user's favorite video footage, video footage with audio, and/or audio information stored thereon, said removable video/audio data source attaches to said alarm clock to input/store the user's favorite video footage with audio into in said alarm clock to be played on said display and/or emitted through said one or more speakers Support for this feature can be found in the present specification on page 7, bottom paragraph through pager 9, first paragraph.

The patent to Treyz relates to alarm clock that downloads its audio data from the internet. Treyz does not teach or suggest the use of sold state memory storage source that is physically connected to the alarm clock as is now recited in amended independent claims 1 and 12.

Further the patent to Treyz does not contemplate the use of solid

storage elements and there would have been no motivation for one skilled din the art to have attempted to modify Treyz with the teachings Wilska to use a PCMIA card.

Further the claimed invention is a small portable unit that does not require the additional hardware used by Treyz et al for downloading from the internet.

Accordingly it is respectfully submitted that amended claims 1 and 12 and the claims depending thereon are not taught or suggested by Treyz or Wilska, either alone or in combination. It is therefore respectfully requested that these rejections be withdrawn and the claims remaining in the present application be passed to issue.

In view of the actions taken and arguments made it is believed that all pending claims as currently presented are now in condition for allowance.

According to currently recommended Patent Office policy, the Examiner is requested to contact the undersigned at the telephone number provided below in the event that a telephone interview will advance the prosecution of this application. An early and favorable action is earnestly solicited.

Respectfully submitted,

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